## CONTRACT

	THIS		AGREEMENT,		made this					_	day	
						19	, by and	l between 1	the CO	UNTY OF	HAWAI	I, by
its	Mayor	of	the	County	of	Hawaii,	hereinafter	referred	to	as "COU	UNTY",	and
			~~~~~~			<del></del>			whose	business	and/or	post
offic	e address	s is	<b>-</b>									
								·			***	_
here	after refe	rred t	o as "	CONTRA	CTOF	₹":						
	WIT	NES	SETH	: Tha	t for	and in co	nsideration of	f the paym	ents he	ereinafter 1	nentione	d, the
CON	NTRACT	OR h	ereby	covenants	and a	agrees with	the COUNT	Y to comp	lete in p	place, furni	ish and p	ay for
all la	bor and	mater	rials ne	ecessary fo	r							
or st	ach a par	t ther	eof as	shall be r	equir	ed by the (	COUNTY, the	e total amo	unt of	which labo	r, materia	al and
cons	truction	shall	be co	omputed a	it the	unit and/o	or lump sum	prices set	forth	in the atta	ched pro	posal
sche	dule and	shall	be the	sum of								
						as follows:						
whie	th sum sh	nall be	e nrov	ided from	the fo	ollowing fu	nd(s):					

all in accordance with the specifications, the special provisions, if any, the notice to bidders, the									
instructions to bidders, the proposal, and plans for, on file in the office of									
the Chief Engineer. These documents, together with all alterations, amendments, and additions thereto and									
deductions therefrom, are attached hereto or incorporated herein by reference and made a part of this									
contract.									
The CONTRACTOR hereby covenants and agrees to complete such construction within									
() working days from the date indicated in the notice to									
proceed from the COUNTY subject, however, to such extensions as may be provided for under the									
specifications.									
For and in consideration of the covenants, undertaking and agreements of the CONTRACTOR									
herein set forth and upon the full and faithful performance thereof by the CONTRACTOR, the COUNTY									
hereby agrees to pay the CONTRACTOR the sum of									
DOLLARS (\$) in lawful									
money, but not more than such part of the same as is actually earned according to the COUNTY's									
determination of the actual quantities of work performed and materials furnished by the CONTRACTOR at									
the unit or lump sum prices set forth in the attached proposal schedule. Such payment, including any extras,									
shall be made, subject to such additions or deductions hereto or hereafter made in the manner and at the									
time prescribed in the specifications and this contract. In any event, extras shall not exceed									
DOLLARS (\$) in lawful money and shall be									
provided from the following fund(s):									

Where Federal funds are involved, it is covenanted and agreed by and between the parties hereto that the sums of

shall be paid out of the applicable Federal funds, and that this contract shall be construed to be an agreement to pay said sums to the Contractor only out of the aforesaid Federal funds if and when such Federal funds shall be received from the Federal Government, and that this contract shall not be construed to be a general agreement to pay said portions at all events out of any funds other than those which may be so received from the Federal Government; provided, that if the Federal share of the cost of the project is not immediately forthcoming from the Federal Government, the COUNTY may advance the CONTRACTOR the anticipated Federal reimbursement of the cost of the completed portions of the work from funds which have been appropriated by the COUNTY for its pro rata share.

The CONTRACTOR further agrees to execute the attached non-gratuity affidavit form prior to payment of the final estimate by the COUNTY.

All words used herein in the singular number shall extend to and include the plural. All words used in the plural number shall extend to and include the singular. The use of any gender shall extend to and include all genders.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed the day and year first above written.

APPROVED AS TO FORM

Deputy Attorney General